

भारत का राजपत्र **The Gazette of India**

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं० ३१] नई दिल्ली, शनिवार, जुलाई ३१, १९६५/श्रावण ९, १८८७
 No. 31] NEW DELHI, SATURDAY, JULY 31, 1965/SRAVANA 9, 1887

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके ।
 Separate paging is given to this Part in order that it may be filed
 as a separate compilation.

नोटिस

NOTICE

नीचे लिखे भारत क असाधारण राजपत्र १९ जुलाई, १९६५ तक प्रकाशित किये गये ।

The undermentioned Gazettes of India Extraordinary were published upto the 19th July, 1965:—

Issue No.	No. and Date	Issued by	Subject
96	G. S. R. 993, dated 16th July, 1965.	Ministry of Finance	Further amendment in the notification No. 33/63 Central Excises, dated 1st March, 1963.
97	G. S. R. 994, dated 19th July, 1965.	Ministry of Food and Agriculture.	Delegation of powers to Government of Nagaland under Section 5 of the Essential Commodities Act 1955.

ऊपर लिखे असाधारण गजटों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से १० दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

भाग II—खण्ड 3—उपखण्ड (i)

PART II—Section 3—Sub-section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य-क्षेत्रों के प्रशासनों को छोड़कर) केन्द्रीय प्राधिकारियों द्वारा जारी किए गए विधि के अन्तर्गत बनाये और जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के आदेश, उप-नियम आदि सम्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 20th July 1965

G.S.R. 1066.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Government of Madras, hereby makes the following rules to amend the Indian Police Service (Pay) Rules, 1954, namely:—

1. These rules may be called the Indian Police Service (Pay) Amendment Rules, 1965.

2. In Schedule II to the Indian Police Service (Pay) Rules, 1954, after the paragraph relating to interpretations at the beginning of the schedule, the following note shall be inserted, namely:—

“NOTE.—In the State of Madras, the term “Selection grade” shall, for the purposes of this Schedule, including the scale of pay sanctioned for the posts of Additional Superintendents of Police in that State.”

[No. 1/73/65-AIS(II).I

G.S.R. 1067.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government hereby makes the following amendments in Schedule III to the said rules.

Amendments

(1) In the said Schedule III under the heading ‘A-Posts carrying pay above the time-scale pay in the Indian Administrative Service under the State Governments’, after the entries relating to ‘Bihar’ the following entries shall be inserted, namely:—

“Delhi and Himachal Pradesh

Chief Secretary, Delhi
Administration .. 2250

Chief Secretary, Gov-
ernment of Himachal
Pradesh .. 1800—100—2000

Financial Adviser-cum-
Housing Commissioner,
Delhi Administration.

(2) In the said Schedule III under the heading ‘B-Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale’, after the entries relating to ‘Bihar’, the following entries shall be inserted, namely:—

“Delhi and Himachal Pradesh

Under the Delhi Administration
Secretary to the Administration.
Deputy Commissioner.

Additional District Magistrate(s)

Development Commissioner-cum-Director of Social Welfare.

Commissioner of Sales Tax.

Director of Industries and *ex-officio* Secretary.

Labour Commissioner and *ex-officio* Secretary.

Deputy Secretary(ics).

Director of Civil Supplies.

Secretary to the Chief Commissioner.

Director of Transport

Director of Employment, Training and Technical Education.

Deputy Commissioner(s) Municipal Corporation of Delhi.

President, New Delhi Municipal Committee.

Under the Government of Himachal Pradesh Secretary to the Government.

Secretary to the Lieutenant Governor.

Deputy Commissioner(s).

Development Commissioner.

Registrar of Co-operative Societies.

Excise and Taxation Commissioner.

Joint Secretary(ies) to the Government

Deputy Development Commissioner.

Director of Industries.

Land Reforms Commissioner.

Settlement Officer.

General Manager, Himachal Pradesh Government Transport.

Director of Panchayats.

Director of Civil Supplies.

Director of Welfare."

(3) In the said Schedule III under the head 'C-Posts carrying pay above the time-scale or special pay in addition to pay in the time-scale under the Central Government when held by members of the Service', against 'Home Affairs' the following entries shall be deleted—

"Chief Secretary, Delhi Administration	1800-100-2000	..
Chief Secretary, Himachal Pradesh Administration	1800-100-2000	..
Secretary, Delhi Administration	Senior scale	200
Secretary, Himachal Pradesh Administration	Senior scale	200
Secretary to the Lt. Governor, Himachal Pradesh	Senior scale	200
Deputy Commissioner, Delhi	Senior scale	300
Deputy Commissioner, Delhi Municipal Corporation	Senior Scale	..
Development Commissioner, Delhi Administration	Senior scale	300
Deputy Commissioners, Himachal Pradesh	Senior Scale	..
Development Commissioners, Himachal Pradesh Administration	Senior scale	300
Registrar, Co-operative Societies, Himachal Pradesh, Administration	Senior scale	150
President, New Delhi Municipal Committee	Senior scale	300"

New Delhi, the 21st July, 1965.

G.S.R. 1068.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954 The Central Government, in consultation with the Government of Madras, hereby make the following further amendments to the Indian Administrative Service (Fixation of cadre strength) Regulations, 1955:—

Amendment.

In the Schedule to the Said Regulations, for the entries relating to "MADRAS" the following shall be substituted, namely:—

1. Senior posts under State Government	82
Chief Secretary to Government	1
First Member, Board of Revenues.	1
Members. Board of Revenue.	3
Second Secretary to Government.	1
Secretaries to Government.	7
Additional Secretary to Government.	2
Secretary Board of Revenue.	1
Additional Secretary, Board of Revenue.	1
Secretary, Board of Revenue	1
Secretary to the Commissioner for Commercial Taxes.	1
Development Commissioner.	1
Joint Secretary.	1
Deputy Secretaries to Government.	11
Collectors.	12
Collector of Madras.	1
Joint Collector, Coimbatore.	1
Sub-Collectors, Under Secretaries to Government, Assistant Settlement Officers District Revenue Officers.	14
Commissioner of Labour.	1
Director of Agriculture.	1
Director of Industries of Commerce.	1
Director of Panchayat, Finance and <i>Ex-officio</i> Deputy Secretary to Government Rural Development and Local Administration Department.	1
Director of Panchayat Programme, and <i>Ex-officio</i> Deputy Secretary to Government Rural Development and Local Administration Department.	1
Deputy Commissioner of Commercial Taxes.	1
Collector of Stationery and Printing.	1
Collector of Stationery and Printing.	1
Collector of Weights and Measures.	1
Director of Government Transport.	1
Deputy Director of State Transport.	1
Director of Settlements.	1
Settlement Officers.	2
Director of Harijan Welfare.	1
Director of Handlooms.	1
Commissioner of Agriculture Income-Tax.	1
Inspector General of Registration.	1
Registrar, Co-operative Societies.	1
Milk Commissioner.	1

Director of Fisheries, Madras.	1
Administrative Officer, Ambattur Industrial Estate and Ex-officio Joint Director of Industries and Commerce.	1
Secretary to the Commissioner of Civil Supplies, Madras.	1

82

2. Senior posts under Central Government

33

115

3. Posts to be filled by promotion and selection in accordance with rule 8 of the I.A.S. (Recruitment) Rules, 1954.	28
4. Posts to be filled by Direct Recruitment	87
5. Deputation Reserve @ 20 % of 4 above.	17
6. Leave Reserve @ 11 % of 4 above.	10
7. Junior Posts @ 20:60 % of 4 above.	18
8. Training Reserve @ 10.50 % of 4 above.	9

141

Director Recruitment posts.	141
Promotion Posts.	28
Total Authorised Strength.	169

[No. 6/43/65-AIS. I.]

G.S.R. 1349.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954 the Central Government in consultation with the Government of Mysore, hereby make the following further amendments in the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955:—

Amendment

In the Schedule to the said regulations under Mysore the following may be substituted:—

1. Senior Posts under the State Government	71
Chief Secretary to Government	1
Development Commissioner and Ex-officio Commissioner for Agricultural Production and Special Secretary to Government Planning and Agricultural Production.	1
Chairman, Mysore Revenue Appellate Tribunal.	1
Commissioner for Commercial Taxes.	1
Divisional Commissioners.	4
Secretaries to Government.	10
Director of Evaluation and Manpower Officer.	1
Deputy Commissioners of Districts.	20
Deputy Secretaries to Government.	4
Secretary to the Governor.	1
Commissioner for Labour.	1
Commissioner, Bangalore City Corporation.	1
General Manager, M.S.R.T.C.	1
Members, Mysore Revenue Appellate Tribunal.	2
Director of Industries and Commerce.	1
Vice-Chairman and M.D., M.I.S., Ltd.	1
Registrar of Co-operative Societies.	1
Commissioner for Settlement.	1
Director of Vigilance.	1

Deputy Director of Vigilance.	1
Chief Electoral Officer.	1
Joint Directors of I. & C.	3
Director of Stores Purchase	1
Managing Director, Board of Mineral Development.	1
Controller of Civil Supplies.	1
Commissioner for Transport.	1
Managing Director, State Warehousing Corporation.	1
Director of Social Welfare.	1
Director of Food Supplies.	1
Commissioner for Religions and Charitable Endowments.	1
Director of Treasuries.	1
Director of Training and Employment	1
Commissioner, Hubli-Dharwar, Corporation.	1
Commissioner, Mysore City Municipality.	1
	<hr/>
	71
	<hr/>
2. Senior posts under Central Government	28
	<hr/>
	99
	<hr/>
3. Posts to be filled by promotion and selection in accordance with rule 8 of the IAS (Recruitment) Rules, 1954.	24
4. Posts to be filled by Direct Recruitment	75
5. Deputation Reserve @ 20 % of 4 above.	15
6. Leave Reserve @ 11 % of 4 above.	8
7. Junior posts @ 20.60 % of 4 above.	15
8. Training Reserve @ 10.59 % of 4 above.	8
	<hr/>
Direct Recruitment posts.	121
Promotion Posts.	24
	<hr/>
Total Authorise Strength.	145

[No. 6/36/65-AIS(I).]

New Delhi, the 23rd July 1965

G.S.R. 1070.—In pursuance of sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Jammu and Kashmir have revised the strength and composition of Indian Administrative Service Cadre of Jammu and Kashmir and

hereby direct that in the Schedule to the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955:—

(i) for the entries relating to Jammu and Kashmir the following entries shall be substituted namely:—

“JAMMU AND KASHMIR”

1. Senior posts under State Government	..	30
Chief Secretary to Government	..	1
Financial Commissioner	..	1
Financial Commissioner (Appeals)	..	1
Planning Commissioner & Additional Chief Secretary to Government	..	1
Development Commissioner	..	1
Excise & Taxation Commissioner	..	1
Transport Commissioner	..	1
Registrar, Cooperative Societies	..	1
Director of Tourism	..	1
Director of Industries and Commerce	..	1
Divisional Commissioners	..	2
Deputy Commissioners	..	9
Secretaries to Government	..	9
		<hr/>
		30
2. Senior posts under Central Government	..	10
3. Posts to be filled by promotion of State Service Officers in accordance with IAS (Recruitment) Rules, 1954, as applicable to the State of Jammu and Kashmir	..	20
4. Posts to be filled by direct recruitment	..	20
5. Deputation Reserve at 15% of 4 above [in accordance with Ministry of Home Affairs letter No. 18/1/61-AIS(III) dated 6-6-1963].	..	3
6. Leave Reserve at 11% of 4 above	..	2
7. Junior Posts at 20.60% of 4 above	..	4
8. Training Reserve at 10.59% of 4 above	..	2
		<hr/>
Direct Recruitment Posts	..	31
Promotion Posts	..	20
		<hr/>
TOTAL Authorised Strength	...	51

[No. 6/18/64-AIS(I).]

New Delhi, the 24th July 1965

G.S.R. 1071.—In pursuance of sub-rule (1), and first proviso to sub-rule (2), of rule 4 of the Indian Police Service (Cadre) Rules, 1954 the Central Government in consultation with the Government of West Bengal, hereby makes the

following further amendments in the Indian Police Service (Fixation of Cadre Strength) Regulations, 1955.

Amendment

In the Schedule to the said regulations, under 'West Bengal'

For the entry,

"Deputy Inspector General of Police
Traffic, and Wireless 1"

the following may be substituted,

"Deputy Inspector General of Police,
Traffic and Railways 1"

[No. 7/19/65-AIS.1.]

New Delhi, the 26th July 1965

G.S.R. 1072.—In pursuance of sub-rule (1) of the first proviso to sub-rule (2) of rule 4 of the Indian Police Service (Cadre) Rules, 1954, the Central Government, in consultation with the Delhi Administration and the Government of Himachal Pradesh hereby makes the following further amendment in the Indian Police Service (Fixation of Cadre Strength) Regulations, 1955.

Amendment

In the schedule to the said Regulations under "Delhi and Himachal Pradesh" for the following entry under the Delhi Administration:—

'Superintendent of Police C.I.D. (Crime)'

the following entry may be substituted:—

'Superintendent of Police, Crime and Railways'.

[No. 7/20/65-AIS(1).]

O. S. MARWAH, Under Secy

CORRIGENDUM

New Delhi, the 21st July 1965

G.S.R. 1073.—In the notification of the Government of India in the Ministry of Home Affairs G.S.R. 948 dated the 10th August 1960, published at pages 1317-1318 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 20th August 1960, at page 1317,—

- (i) in line 7, for "Form 3", read "Form 4";
- (ii) in line 9, for "Form 22", read "Form 3"; and
- (iii) in line 10, for "Form 3", read "Form 4".

[No. F. 16/6/65-UTI.]

K. R. PRABHU, Dy. Secy.

MINISTRY OF INDUSTRY AND SUPPLY

(Department of Industry)

New Delhi, the 20th July 1965

G.S.R. 1074.—In exercise of the powers conferred by section 6 of the Salt Cess Act, 1953 (49 of 1953), the Central Government hereby makes the following rules further to amend the Grant of Loans to Licensed Salt Manufacturers Rules, 1959, namely:—

1. These rules may be called the Grant of Loans to Licensed Salt Manufacturers (Amendment) Rules, 1965.

2. In the Grant of Loans to Licensed Salt Manufacturers Rules, 1959—in form C, for the first sentence of Sub-para. 5 of Para. 1, the following shall be substituted, namely:—

"NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and in consideration of the sum of Rs. _____ paid by the Mortgagee to the Mortgagor (the receipt whereof the Mortgagor doth hereby admit and acknowledge) he, the Mortgagor doth hereby covenant with the Mortgagee that he the Mortgagor shall and will pay to the Mortgagee the said sum of Rs. _____ with interest thereon at the rate of _____ per cent per annum within a period of _____ years from the date of these presents by _____ equal yearly instalments of Rs. _____ each for principal, the first of such instalments to be paid on _____ day of _____, One thousand nine hundred and sixty _____ and the subsequent instalments to be paid on _____ day of _____ of each subsequent year till the whole of the principal sum of Rs. _____ is paid off and that the Mortgagor shall in the meantime and so long as any part of the principal sum of Rs. _____ shall remain due and owing pay, subject to the proviso for reduction hereinafter contained, interest to the Government at the rate of _____ per cent per annum on all moneys whatsoever for the time being due and owing on this security and under these presents by yearly payments, the first of such payments of interest shall be made on the _____ day of _____ and subsequent yearly payments of interest shall be made on the _____ day of _____ of each subsequent year, until the whole of the principal sum of Rs. _____ is paid off and the Mortgagor shall also on demand pay all costs, charges and expenses which may be incurred, sustained or paid by the Mortgagee in connection with these presents or in realising or attempting to realise the moneys hereby secured and whether by sale or attempted sale of the premises mortgaged hereby or any portion thereof or by suit or otherwise with interest thereon at the rate in the manner aforesaid from the date of such demand until payment."

[No. F. 15(25)/62-Salt.]

D. N. KRISHNAMURTHY, Under Secy

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 21st July 1965

G.S.R. 1075.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Destructive Insects and Pests Act, 1914 (2 of 1914) the Central Government hereby makes the following further amendment in the Notification of the Government of India in the late Department of Education, Health and Lands No. 1581—Agri. dated the 1st October, 1931, namely:—

"In the said Notification, in paragraph 3 for the letters, figures and words "Rs. 7.44 per square bale and Rs. 5.00 per round bale at Bombay, Cochin and Calcutta Docks," the letters, figures and words "Rs. 8.66 per square bale and Rs. 5.50 per round bale at Bombay and Rs. 7.44 per square bale and Rs. 5.00 per round bale at Cochin and Calcutta Docks" shall be substituted."

[No. 16-19/64-PPS.]

N. RANGANATHAN, Under Secy.

(Department of Food)

ORDERS

New Delhi, the 19th July 1965

G.S.R. 1076.—In pursuance of clause 2(b) of the Wheat Roller Flour Mills (Licensing & Control) Order, 1957 the Central Government hereby appoints the following officers as Inspectors under the said Order, namely

1. Shri A. Kastury Rangachary, Deputy Director, Madras.
2. Shri S. Sundararajan, Deputy Director, Madras.
3. Shri C. C. Ramachandran, Assistant Director, Madras.
4. Shri G. Rafique Ahmed, Assistant Director, Madras.
5. Shri A. Saldanha, Assistant Director, Madras.

and makes the following further amendments in the notification of the Government of India in the Ministry of Food & Agriculture (Department of Food) G.S.R. 1093 dated the 18th June, 1963, namely:

In the schedule to the said notification the following items shall be inserted:

- | | |
|--|---|
| “39. Shri A. Kastury Rangachary,
Deputy Director, Madras. | Southern Region comprising the States of Andhra Pradesh, Kerala, Madras and Mysore. |
| 71. Shri S. Sundararajan, Deputy Director, Madras. | Southern Region comprising the States of Andhra Pradesh, Kerala, Madras and Mysore. |
| 72. Shri C. C. Ramachandran, Assistant Director, Madras | Southern Region comprising the States of Andhra Pradesh, Kerala, Madras and Mysore. |
| 75. Shri G. Rafique Ahmed, Assistant Director, Madras. | Southern Region comprising the States of Andhra Pradesh, Kerala, Madras and Mysore. |
| 103. Shri A. Saldanha, Assistant Director, Madras. | Southern Region comprising the States of Andhra Pradesh, Kerala, Madras and Mysore. |

[No. 130/3/65-BP.III.]

New Delhi, the 21st July 1965

G.S.R. 1077.—In pursuance of clause 2(b) of the Wheat Roller Flour Mills (Licensing & Control) Order, 1957 the Central Government hereby appoints the following officers as inspectors under the said Order; namely

1. Deputy Director of Food Supplies, Bhubaneswar.
2. District Magistrate, Cuttack.
3. Civil Supplies Officer, Cuttack.
4. District Magistrate, Sundergarh.
5. Civil Supplies Officer, Sundergarh.

and makes the following further amendment in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) G.S.R. 1093 dated the 18th June, 1963, namely:—

In the schedule to the said Notification, after item 110 the following items shall be inserted, namely:—

- | | |
|--|--|
| “111. Deputy Director of Food Supplies, Bhubaneswar. | The State of Orissa. |
| 112. District Magistrate, Cuttack | Cuttack District of the State of Orissa. |

113. Civil Supplies Officer, Cuttack.	Cuttack District of the State of Orissa.
114. District Magistrate, Sundergarh.	Sundergarh District of the State of Orissa.
115. Civil Supplies Officer, Sundergarh.	Sundergarh District of the State of Orissa.

[No. 116/1/64-BP.III.]

J. P. VERMA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING*New Delhi, the 24th June 1965*

G.S.R. 1078.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Film Institute of India (Class III and Class IV Posts) Recruitment Rules, 1961, published with the notification of the Government of India in the Ministry of Information and Broadcasting No. G.S.R. 991, dated the 20th July, 1961, namely:—

1. These Rules may be called the Film Institute of India (Class III and Class IV Posts) Recruitment (Amendment) Rules, 1965.

2. In the Schedule to the Film Institute of India (Class III and Class IV Posts) Recruitment Rules, 1961, for the existing entry under the heading "Essential" in column 10 against Serial No. 51, the following entries and the heading shall be substituted, namely:—

"(i) Should be well conversant in cooking.

(ii) Should be prepared to stay in the Hostel Premises.

Desirable.

Middle School Standard Pass".

[No. F. 3/5/65-F(I) (FA).]

G. S. GUPTA, Dy. Secy.

इस्पात और खान मंत्रालय

(लोहा और खान इस्पात विभाग)

अधिसूचना

नई दिल्ली, दिनांक 21 जून, 1965

जी०एच०आर० 1079 संविधान के अनुच्छेद 309 के उपबन्धों में दिये गये अधिकारों का प्रयोग करते हुए राष्ट्रपति जी ने लोहा और इस्पात नियंत्रण संगठन (लिपिकवर्गीय पदों की भरती) नियम, 1959 में और संशोधन करने के लिए निम्नलिखित नियम बनाये हैं:—

1. ये नियम लोहा और इस्पात नियंत्रण संगठन (लिपिकवर्गीय पदों की भरती) संशोधित नियम, 1965 कहलायेंगे।

2. लोहा और इस्पात नियंत्रण संगठन (लिपिकवर्गीय पदों की भरती) नियम 1959 की अनुसूची के स्तम्भ 7 के आलेख "क्रम संख्या 5 निम्न श्रेणी लिपिक" के स्थान पर निम्नलिखित आलेख स्थानापन्न किया जायेगा नामशः—

(i) किसी भारतीय विश्वविद्यालय की मैट्रिकुलेशन परीक्षा या समकक्ष योग्यता;

(ii) टंकण में कम से कम 30 शब्द प्रति मिनट की गति इस शर्त पर कि :—

(अ) यदि किसी मनुष्य में टंकण की उपर्युक्त योग्यता न हो तो उसे इस शर्त पर नियुक्त किया जाय कि जब तक वह टंकण में 30 शब्द प्रति मिनट गति प्राप्त न कर ले वह वेतन मान में वृद्धि पाने या अर्ध-स्थायी या स्थायी होने के योग्य नहीं समझा जायेगा।

(ब) एक शारीरिक अपंग व्यक्ति को यदि वह लिपिक पद की अन्य योग्यताएँ रखता हो किन्तु टंकण की उपर्युक्त योग्यता नहीं रखता इस शर्त पर नियुक्त किया जाय कि अपंगों के लिए विशेष रोजगार दफ्तर के साथ संलग्न चिकित्सा-समिति, और जहाँ पर इस प्रकार की समिति न हो, वहाँ सिविल सर्जन, यह प्रमाणित करे कि उपर्युक्त अपंग व्यक्ति टंकण करने योग्य नहीं है।

[संख्या प्रशासन-1-47(8)65]

जी० एस० भटनागर,

अवर सचिव भारत सरकार।

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 10th June 1965

G.S.R. 1980.—In exercise of the powers conferred by Section 47 of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following rules, namely :—

1. **Short Title and Commencement.**—(1) These rules may be called the Dangerous Goods (Conveyance of non-Explosive Ammunition by Rail) Rules, 1965.

(2) They shall come into force on the 1st September, 1965.

2. **Application.**—These rules shall apply to the conveyance by rail of non-explosive ammunition, being the property or under the control of any of the Defence Services of the Government of India.

3. **Definitions.**—In these rules, unless the context otherwise requires,—

(a) "Form" means a form appended to these rules;

- (b) "Forwarding note" means the forwarding note referred to in sub-rule (3) of Rule 7.
- (c) "non-explosive ammunition" means any non-explosive ammunition mentioned in column 1 of the Schedule and containing the dangerous substance mentioned in the corresponding entry in column 2 thereof.
- (d) "Schedule" means the Schedule appended to these rules.

4. **Modification of rules.**—If any officer mentioned in column (1) of the Table below directs that these rules may be modified with respect to any particular consignment of non-explosive ammunition, being the property, or under the control, of the Defence Services mentioned in the corresponding entry in column (2) thereof, these rules shall stand modified accordingly with respect to that consignment:

Provided that no such modification shall be made except with the prior approval of the Railway Administration.

THE TABLE

<i>Officer</i>	<i>Defence Service</i>
(1)	(2)
Master General of Ordnance	Army.
Chief of Material	Navy
Air Officer-in-charge, Maintenance	Air Force.
Director General of Ordnance Factories	Directorate General Ordnance Factories, Ministry of Defence.
Head of the Research and Development Organisation.	Research and Development Organisation, Ministry of Defence.

(2) The authority for any modification made under sub-rule (1) shall be given in Form A and the same shall accompany the forwarding note tendered for booking the consignment.

5 **Power to refuse conveyance by rail.**—Notwithstanding anything contained in these rules, the Railway Administration may notify that with respect to any particular section or sections of railway, it will not convey by rail any particular item or items of non-explosive ammunition, whereupon no such item or items shall be accepted for conveyance by the Railway Administration on such section or sections of railway.

6. Prohibition and restriction to carry non-explosive ammunition over certain railways.—(1) Non-explosive ammunition shall not be carried over the undermentioned sections of the following railways, namely:—

<i>Railway</i>	<i>Section</i>
Eastern Railway.	Krishnagar City-Nabadwip Ghat Shantipur-Nabadpur Ghat.
Western Railway.	Bhavnagar-Mahuva Joravarnagar-Sayla Morvi-Amran Road Morvi-Ghantila Morvi-Tankara.

(2) Non-explosive ammunition may be carried over the following Railways only under special arrangements, namely:—

Ahmadpur Katwa
Arrah Sasram Light
Bankura Damodar River
Burdwan Katwa
Futwah Islampur Light
Howrah Amta Light
Howrah Sheakhala Light
Rupsa-Talband Section (South Eastern Railway)
Shahdara (Delhi) Saharanpur Light.

7. Notice of Despatch.—(1) Subject to such exceptions as may be notified by the Railway Administration from time to time, no consignment of non-explosive ammunition shall be forwarded to the Railway for conveyance by rail, unless previous notice of the intention to send upon consignments has been given as provided in sub-rule (2) and unless the officer-in-charge of the station from which it is proposed to despatch the consignment has intimated in writing that the consignment can be received.

(2) Every notice under sub-rule (1) shall be addressed to the officer-in-charge of the station from which the non-explosive ammunition is proposed to be despatched and it shall be sent at least forty-eight hours or such shorter period as the Railway Administration may prescribe in this behalf, before the consignment is sent to the Railway and such notice shall contain the following particulars, namely:—

- the true name and description of the non-explosive ammunition, the number of containers in the consignment and the weight of each such container together with its contents;
- the name and address of the consigner;
- the name and address of the consignee;
- a declaration that the substance has been packed and marked in accordance with these rules;
- in the case of ampoules, acetone and pistol aircraft bombs numbers 37, 53, 73 and 79, the flashing point of the acetone filling, namely below 24.4°C (76°F).

(3) Notwithstanding anything contained in sub-rule (2), a forwarding note in Form B completed in all respect and tendered forty-eight hours in advance of the date of offering of the consignment for booking shall be deemed to be a sufficient notice for the purpose of this rule.

(4) When the Officer-in-charge of the railway station or shed is in a position to accept the goods, he shall notify the same on the notice board and such notice shall be deemed to be a sufficient intimation to the consignor under this rule.

8. Railway staff to obtain forwarding note.—(1) With respect to every consignment of non-explosive ammunition, the Railway staff concerned shall obtain from the consignor a forwarding note.

(2) Invoices or way bills issued for consignments of ampoules, acetone and pistol aircraft bombs numbers 37, 53, 73 and 79 shall bear an endorsement indicating the flashing point of the acetone filling, namely 'below 24.4°C (76°F)'.

9. Prohibition of mixing of consignments.—(1) Stores of any class of non-explosive ammunition mentioned in column 3 of the schedule shall not be mixed with that of any other class during transport in one consignment.

(2) Stores of each class shall form a separate consignment and be tendered under a separate forwarding note and be booked as a separate consignment.

NOTE:—Non-explosive ammunition of the same class may be mixed together for purposes of transport. Non-explosive ammunition may also be mixed with other dangerous goods included in the relevant provisions of the Railways **Red Tariff Rules, 1960**, as indicated in column 7 of the Schedule.

10. Carriage of non-explosive ammunition with explosives or ordinary goods.—(1) Non-explosive ammunition shall not be loaded in the same vehicle with any explosive ammunition except where the non-explosive ammunition form components of explosive ammunition.

(2) Non-explosive ammunition shall not be loaded in the same vehicle with ordinary goods except as provided for in these rules.

11. Packing.—(1) Non-explosive ammunition shall not be tendered for transport unless the consignments are packed in approved service or departmental packages.

(2) When, however, a nominal package has to be used, a technical officer of the concerned Defence Service shall examine the same and satisfy himself that the consignment has been packed in such a manner as to be safe for transit and that the nominal package is fit for transport and is duly certified to that effect in the forwarding note.

12. Marking and Labelling of Packages by consignors.—(1) Every package of non-explosive ammunition shall be marked conspicuously by means of branding, stamping, embossing, painting or by firmly attaching a label mentioned in column 6 of the Schedule applicable to the non-explosive ammunition showing.

(a) the name of the Stores.

(b) the weight or quantity of the dangerous substance.

(c) the name and address of the consignor and the consignee.

(d) the name of destinations in full in bold letters.

(2) Every package of non-explosive ammunition containing dangerous substance shall also be conspicuously marked in bold letters as under:—

1. Petroleum and other inflammables.

1. "HIGHLY INFLAMMABLE".

2. Inflammable solids.

2. "INFLAMMABLE SOLID-DANGEROUS WHEN IN CONTACT WITH WATER" in the case of those containing Aluminium powder or Phosphide.

"INFLAMMABLE SOLID" in the case of other non-explosive ammunition in Group 'D'.

3. Acids and others

3. CORROSIVE.

4. Poisonous (Toxic) Substances.

4. POISON.

(3) In addition to the marking under-sub-rule (2) every such package shall bear the appropriate pictorial label mentioned in column 5 of the Schedule indicating the hazards involved in the contents of the package.

13. Responsibility of the Officer tendering a consignment of non-explosive ammunition for conveyance.—The officer tendering a consignment of non-explosive ammunition to the railway for purposes of conveyance shall ensure that all items of the consignments are Government stores and that the non-explosive ammunition are packed, marked, labelled and addressed correctly and strictly in accordance with these rules.

14. Marking by Railway.—Every package containing non-explosive ammunition shall be properly marked by the Railway with railway marks, indicating the full names of the forwarding and destination stations, invoice or way bill number and the number of packages in the consignment :

Provided that where any consignment is tendered for despatch as a wagon load consignment for a destination not involving brake-of-gauge transshipment, only ten per cent of the packages constituting the consignments need be marked with railway marks.

15. Loading and unloading to be done by consignor and consignee.—(1) Unless it is otherwise notified by the Railway Administration, the consignors and consignees shall be responsible for the loading and unloading, except at transshipment points, of such consignments as are in wagon loads or otherwise chargeable as for full wagon loads.

(2) At the transshipment points, the Railway Administration shall be responsible for the loading and unloading.

(3) A representative of the consignor or consignee, as the case may be, may be permitted to supervise the loading or unloading at transshipment points.

16. Storage of non-explosive ammunition.—It shall be the duty of every officer-in-charge of a railway station to cause every package of non-explosive ammunition which is proposed to be despatched by the Railway or which has been received at the station for transshipment or delivery to the consignee, to be stored—

(a) in well-ventilated enclosed shed or in any open shed:

Provided that where such accommodation is not available, the package shall be stored in a covered iron wagon, failing which, it shall be kept in an open space and completely covered with tarpaulins or other suitable material; or

(b) in sheds complying with the requirements of the Petroleum Rules, 1937, or in open-roofed sheds or in open space completely covered with tarpaulins or other simple material, if the packages contain ampoules, acetone, pistol or aircraft bombs; or

(c) in a space suitably covered and protected from moisture and rain, if the packages contain phosphide, titanium tetrachloride, chlorosulphonic acid mixture or aluminium powder:

Provided that where a covered place is not available, the packages shall be placed above ground level and completely protected with waterproof tarpaulins or other suitable material.

17. Hours for the loading, unloading and handling of non-explosive ammunition.—All operations connected with the loading, unloading and handling of non-explosive ammunition shall be conducted between sunrise and sunset:

Provided that nothing in this rule shall apply to consignments sent in brake-van of passenger, mixed or parcel trains and transshipment or road-van trains, if due precautions are taken to prevent any accident.

18. Handling and storing of non-explosive ammunition.—(1) Non-explosive ammunition shall not be stored or handled with—

(a) explosives;

21. Cleaning of place, wagon etc.—The floor of any place or wagon on which non-explosive ammunition has been stored or the wagon or trolley or hand barrow in which non-explosive ammunition has been carried, shall be swept and thoroughly cleaned after removal of the non-explosive ammunition from such wagon, place, trolley or hand-barrow, as the case may be.

22. Transport of non-explosive ammunition in wagon loads by goods trains and passenger or mixed train where goods trains do not run.—(1) Non-explosive ammunition containing acids and corrosives and poisonous substances may be transported in wagon-loads by all trains including passenger trains:

(2) Non-explosive ammunition containing inflammable liquids and inflammable solids may be transported in wagons by mixed train or parcel train on any line or section on which goods trains are not running, subject to the condition that immediately on entering any section on which goods trains are running, the wagon shall be detached from the mixed or parcel train and attached to the goods train.

23. Quantity for despatch.—Subject to the limiting capacity, there shall be no restriction on the quantity per wagon or the maximum quantity of non-explosive ammunition which may be despatched by a goods train but the non-explosive ammunition shall be loaded in covered iron wagons.

24. Mixing and storage.—(1) Non-explosive ammunition may be carried with ordinary goods in the same wagon provided that—

(a) only one class of non-explosive ammunition is in the wagon;

(b) the wagon does not contain any article or substance of combustible nature;

(c) the packages are well separated from other goods in the wagon;

(d) where the non-explosive ammunition is—

(i) petroleum or other inflammable liquids; or

(ii) inflammable solids.

such non-explosive ammunition is not conveyed in the same wagon with any matches or match fuzes or appliances for producing ignition or explosives or other types of dangerous goods;

(e) where the non-explosive ammunition is petroleum or other inflammable liquids, the wagon does not contain any articles of a valuable nature which are likely to be damaged in the event of any leakage of the package containing the ammunition;

(f) the appropriate dunnage material is placed on the floor of the wagon and between layers of packages and other containers.

(2) The dunnage material referred to in clause (f) of sub-rule (1) shall be provided by the consignor and where the non-explosive ammunition has to be transhipped en route, the dunnage material shall also be transhipped and placed in appropriate places.

25. All packages containing non-explosive ammunition shall be stowed and secured in such a way, using wooden wedges, etc. as necessary, as to prevent their movement when the wagons are in motion. In the case of drums and cylindrical containers, wedges or scorches should be used to prevent any movement.

26. Carriage of non-explosive ammunition in brakevan of passenger, mixed or parcel trains.—(1) Except under the conditions specified in column 4 of the Schedule, no non-explosive ammunition mentioned in the corresponding entry in column 1 shall be carried in the brakevan of passenger, mixed or parcel train.

(2) Where any non-explosive ammunition is carried in the brake-van of passenger trains, the packages containing the non-explosive ammunition shall be placed as far away as possible, from other packages and the tail lamp of the train.

27. Affixture of "Dangerous" label.—(1) "DANGEROUS" label in accordance with the class to which the non-explosive ammunition belongs, shall be affixed to both sides of every wagon in which the non-explosive ammunition is stored for despatch or delivery and while such ammunition is in transit, such label shall be affixed across the door in such a manner that when the doors are opened, the label is automatically destroyed.

(2) The label to be affixed with respect to each class of non-explosive ammunition shall be as specified in column 6 of the Schedule and as appended hereto.

28. Labels not to be obliterated.—If any label showing that the contents of the wagon are dangerous is pasted by the consignor, the Railway staff dealing with the wagon shall ensure that no railway label is pasted over such label.

29. Locking and sealing of wagons and responsibility for keys.—(1) Every wagon containing non-explosive ammunition shall always be kept locked and sealed and the locks necessary for the purpose shall be provided by the Defence Service.

(2) No seal other than lead seal shall be used for the sealing of any wagon containing non-explosive ammunition and no such wagon shall be rivetted or E.P. locked.

(3) The keys of the locks shall be handed over to the guard at the starting station who, in turn, shall hand over the same to the Station Master on duty at the destination or to the Station Master or Yard Master of the station or yard, as the case may be, where the train terminates, for the onward transmission of the keys to the destination:

Provided that where the non-explosive ammunition is escorted by a military or Government escort, such keys shall be retained by that escort.

(4) Notwithstanding anything contained in this rules, wagons containing goods along with non-explosive ammunition shall only be locked and not sealed and the key shall be retained by the guard of the train; and such wagons may be opened and locked as many times as may be necessary for the loading or unloading of goods taking care that packages containing non-explosive ammunition are well separated from other packages.

30. Shunting.—Shunting operations of wagons carrying non-explosive ammunition shall be conducted under the superintendence of duly authorised Railway officials who shall ensure that—

- (a) wagons containing petroleum and other inflammable liquids are separated from the engine by not less than three carriages which do not contain explosives or other dangerous goods or articles of any inflammable nature;

Provided that where the engine used is electric or diesel, such wagons may be separated from the engine by only one such carriage.

- (b) in the case of any other non-explosive ammunition, the number of dummy wagons between the engine and the wagons containing the non-explosive ammunition is at least one;
- (c) the speed of all movements does not exceed eight kilometres per hour;
- (d) no rough or loose shunting takes place.

31. Marshalling of wagons and provision for dummy wagons.—(1) Any number of wagons containing non-explosive ammunition may, at any one time, be attached to, or transported by, any one train:

(2) All wagons containing non-explosive ammunition, which may be grouped together shall be placed as far away as possible from the engine.

(3) All wagons containing petroleum and other inflammable liquids shall be separated by not less than three wagons not containing any explosive or other dangerous goods or articles of inflammable nature from the engine, other passenger carriages, brake-van or any other carriages containing explosives or other dangerous goods or articles of inflammable nature:

Provided that where the engine is electric or diesel, the wagons containing petroleum and other inflammable liquids may be separated from the engine by one dummy wagon:

Provided further that wagons containing petroleum and other inflammable liquids shall be close-coupled to the adjoining carriages and to each other:

Provided also that in the case of wagons containing any other non-explosive ammunition, the number of dummy wagons required shall not be less than—

- | | |
|--|---|
| (a) One
(not containing non-explosive ammunition) | —to engine, other passenger carriages and brake-van. |
| (b) Two Do. | —to wagons containing gases. |
| (c) Three Do. | —to wagons containing explosives and inflammable liquids. |

Provided also that nothing in this rule shall apply to the Nilgiri Railway and Peralam-Karaikkal Sections of the Southern Railway.

32. Use of empty wagons as dummies.—If the requisite number of wagons not containing non-explosive ammunition is not available, empty wagons may be used as guard or dummy wagons for separating from the train locomotive, passenger carriages, brake-van or any other carriages containing non-explosive ammunition.

33. Notice to consignee of arrival of consignment.—(1) The Station Master of the destination station shall see that notice of arrival of the consignment of the non-explosive ammunition is issued to the consignee in Form 'C' for all consignments received at the station.

(2) Non-receipt or late-receipt of the notice under sub-rule (1) shall not entitle the consignee to claim any exemption from wharfage or demurrage charges, if the stores are not taken delivery of within the free time allowed.

34. Arrival of consignments.—Consignments of non-explosive ammunition shall be removed by the consignee from the station or depot of destination as soon as they are made available for delivery.

35. Disposal of unclaimed military stores.—In the case of military stores lying unclaimed at a station, the Railway administration shall obtain the orders of the local Commander of the nearest military station regarding the manner of disposal of such consignments.

36. Smalls to be accepted on notified days and charged on actual weight.—(1) Consignments of non-explosive ammunition when tendered in smalls shall be accepted for conveyance by rail on such days and over such sections as may be notified by the Railway Administration and shall be charged on actual weight.

(2) Notwithstanding anything contained in sub-rule (1), consignments of petroleum and other inflammable liquids may be accepted on all days and charged on actual weight when:

(a) ordinary goods traffic with which petroleum and other inflammable liquids can be loaded is open for acceptance for the destination concerned; or

(b) the traffic is tendered for carriage in the brake-van of passenger train mixed or parcel train.

37. Charges for guard or dummy wagons.—Whenever it is necessary to attach empty wagons as guard or dummy wagons for the safety of the train carrying non-explosive ammunition, such wagons shall be charged at the rate of 34 P per kilometer for both B.G. & M.G.

38. Repairs to carriages.—Before any repairs or alterations are undertaken in any part of a carriage in which non-explosive ammunition is being transported, care shall be taken to remove from the carriage all non-explosive ammunition.

39. Reporting of accidents.—Whenever there occurs any accident connected with any consignment of non-explosive ammunition and attended with loss of life or serious injuries to persons or serious damage to property, the person for the time being in charge of the consignment shall forthwith inform the officer in-charge of the nearest police station, the Chief Inspector of Explosives, Nagpur, and the consignor about such accident and shall also give information about the same to the concerned officials of the Railway Administration.

THE SCHEDULE

1	2	3	4	5	6	7
Designation of the non-explosive ammunition	Dangerous substance contained in the ammunition	Dangerous goods class under which the substance is classified	Conditions for transport by brake-van or passenger train	Package label	Wagon label	Ref. to Rlys. Red Tariff Rules 1960.
1. Ampoules, acetone	Acetone	(c)	{ Permitted subject to a maximum limit of 55 litres content of each container in the consignment, in brake van of any one passenger train.	Label A.	Label G.	Chapter III Table III.
2. Pistol, aircraft bomb Nos. 37, 53, 73, 79.	Acetone	..				
3. Bombs, aircraft practice flame break up 8-1 1/2 lb.	Phosphide	(d)	Not permitted	Label D	Label J	Chapter IV Table IV.
4. Flame float, aircraft, navigation.						
5. Light, indicating life buoy.						
6. Marker, marine, aircraft.						
7. Mine charge cases, filled sodium phosphide.						
8. Matches, fuzes, safety.	Match composition and potassium nitrate.	(d)	Permitted in rear brake van provided sent in small quantities not exceeding 600 match boxes provided packed in an approved service packages and they cannot become ignited by friction.	Label C	Label I	Chapter IV Table IV
9. Matches, waterproof, safety.						
10. Slow match.						

11. Boxes, smoke.	Red Phosphorus	(d)	Not permitted	Label C	Label I	Chapter IV Table IV.
12. Maker, sea, aluminium.	Aluminium powder	(d)	Not permitted	Label D	Label J	Chapter V.
13. Container, smoke, drum, FM	Titanium Tetra Chloride or Chlorosulphonic Acid Mixture.	(f)	Not permitted	Label E	Label K	Chapter VI.
14. Bombs, aircraft practice smoke filled FM or CSAM						
15. Ampoules for mines practice contact A/Tk.						
16. Ampoules, DM	Acetone and diphenyl- lamino chloroarsine.	(c) & (g)	Permitted subject to a maximum limit of 56 kg. (1½ mds) gross wt in any one brake-van at any one time. The packa- ges containing the store must be placed as far away as possible from other packages in the brake-van.	Labels A&F	Labels G&L	Chapter III Table III as for acetone and Chapte- VIII as for poisonous (toxic) substance.

Note :— The classification of dangerous goods according to the Indian Railways is given below :—

(a) Explosives—Chapter I, Table I of Rlys. Red Tariff Rules, 1960.

(b) Gases, compressed, liquified or dissolved under pressure—

Chapter II, Table II, of Rlys. Red Tariff Rules, 1960.

(c) Petroleum and other inflammable liquids—Chapter III, Table III of Rlys. Red Tariff Rules, 1960.

(d) Inflammable Solids—Chapter IV, Table IV, of Rlys. Red Tariff Rules, 1960.

(e) Oxidising substances—Chapter V, Table V, of Rlys. Red Tariff Rules, 1960.

(f) Acids and other corrosives—Chapter VI, Table VI, of Rlys. Red Tariff Rules, 1960.

(g) Poisonous (Toxic) substances—Chapter VII, Table VII of Rlys. Red Tariff Rules, 1960.

FORM 'A' [See rule 4(2)]

AUTHORITY FOR MODIFICATION OF RULES

To

The Divisional Operating Supdt., Railway.

The following Non-Explosive Ammunition of the Dangerous Goods class which is/are the property/ies of the Defence Services, India is/are to be transported by rail from—

The consignment differs from the conditions specified in the "Rules for Transport of Services—Non-explosive Ammunition of the Dangerous Goods class", by Rail in the following respect:—

I hereby authorise this movement under Rule 4.
Concurrence of the Railway Board has been obtained.

Signed—

Rank & Designation—

Department—

Station—

Date—

Seal of office.

FORM B [See rule 7(3)]

FORWARDING NOTE FOR NON-EXPLOSIVES AMMUNITION OF THE DANGEROUS GOODS CLASS

(1) I do hereby certify that the goods consigned by me are Non-explosive goods of the dangerous goods class which are the property of or otherwise under the control of the Defence Services.

(2) I do hereby certify that I have satisfied myself that the description, marks and weight or quantity of goods consigned by me have been correctly entered in this Forwarding Note and that the consignment has been packed and marked in accordance with the rules laid down in the Red Tariff.

(3) I further declare that I accept responsibility for any consequence to the property of the Railway, or to the property of other persons; entrusted or to be entrusted to the Railway, for conveyance, or otherwise, which may be caused by the said consignment and that all risk and responsibility whether to the Railway, to their servants or agents or to others, remains solely and entirely with me.

@(4) I declare that the packages tendered with this Forwarding Note contain the \$undermentioned articles enumerated in the Second Schedule to the Indian Railways Act, 9 of 1890 (known as excepted articles), the value of which is also shown below. I @engage/@ do not engage to pay the percentage charge on value for increased risk as required by the Administration.

@(5) To be forwarded via— (a dearer route) at my request.

@(6) The cheapest route being closed@/partially closed@, to be charged via—the next cheapest open route.

£(7) (Space for additional declaration)

Signature of sender or his agent

Date—Address—

NOTE.—The attention of the sender or his agent is invited to the principal terms and conditions applying to the carriage of dangerous goods by railway which are set forth in I.R.C.A. Red Tariff.

Railways are not responsible for any loss, destruction or deterioration of or damage to a parcel or package containing any article(s) specified in the Second Schedule to the Indian Railways Act, 9 of 1890, whose value exceeds Rs. 300 per parcel or package, unless the contents and value are declared at the time of booking and an engagement entered into to pay the authorised percentage charge on value for increased risk.

@Strike out where inapplicable.

\$The description, contents and value of excepted articles in each package should be specifically mentioned.

Here enter additional declarations which may be required by the Rules laid down in the Red Tariff. Additions or alterations made in the above entries must be signed (not initialled by the sender or his agent).

FORM 'C' [See rule 33(1)]

S.No. _____

Station _____

Division/District _____

Railway _____

Date _____

Commercial Department

Notice of arrival of consignments.

To

Dear Sir/Madam,

* _____
consigned to you from _____ station by _____ Under Rail
way Receipt No. _____ dated _____ arrived here on _____.

2. Will you please arrange to take immediate delivery of the consignment on production of the Railway Receipt.

3. Invoiced freight to-pay/paid †Rs. _____ P. _____

Yours faithfully,

Goods Clerk/Station Master

@Here state description of goods.

†Strike out what does not apply.

LABEL A*(For Class A Liquids).*

Note—(1) Background " " " " White.
Symbol and Lettering " " " " Black.

(2) Minimum dimensions—10.16 cm. X 10.16 cm.

Bigger labels may be used depending on the size of the packages.

(3) The label should be affixed at an angle of 45° (diamond-shaped), as indicated above.

(4) The label should be divided into 2 equal triangles, the upper being used for the symbol and the lower for the text, as indicated above.

LABEL C



Note—(1) Background White.
 Symbol and Lettering Black

(2) Minimum dimensions—10·16 cm. X 10·16 cm

Bigger labels may be used depending on the size of the packages.

(3) The label should be affixed at an angle of 45° (diamond-shaped), as indicated above.

(4) The label should be divided into 2 equal triangles, the upper being used for the symbol and the lower for the text, as indicated above.

LABEL D



Note— (1) Background White
 Symbol and Lettering Black

(2) Minimum dimensions—10.16cm. x 10.16cm

Bigger labels may be used depending on the size of the packages.

(3) The label should be affixed at an angle of 45 (diamond-shaped), as indicated above

(4) The label should be divided into 2 equal triangles, the upper being used for the symbol the lower for the text, as indicated above.

LABEL E

Note.—(1) Background " " " " White

Symbol and Lettering " " " " Black

(2) Minimum dimensions—10.16 cm X 10.16 cm.

Bigger labels may be used depending on the size of the packages.

(3) The label should be affixed at an angle of 45° (diamond-shaped), as indicated above.

(4) The label should be divided into 2 equal triangles, the upper being used for the symbol and the lower for the text, as indicated above.

LABEL F

Note.—(1) Background White.

Symbol and Lettering Black.

(2) Minimum dimensions—10·16 cm. X 10·16 cm.

Bigger Labels may be used depending on the size of the packages.

(3) The label should be affixed at an angle of 45° (diamond-shaped) as indicated above.

(4) The label should be divided into 2 equal triangles, the upper being used for the symbol and the lower for the text, as indicated above.

LABEL G

(For Class A Liquids)

Note (1) Background " " " " White.

Symbol and Lettering " " " " Black.

(2) Dimensions " " " " 3mm. radius

(3) The label should be divided into 2 equal half circles, the upper being used for the lettering "NOT TO BE LOOSE SHUNTED" and the lower for the rest of the text as indicated above

LABEL 1

Note—(1) Background White.

Symbol and Lettering Black.

(2) Dimensions "3m radius

(3) The label should be divided into 2 equal half circles, the upper being used for the Lettering "NOT TO BE LOOSE SHUNTED" and the lower for the rest of the text, as indicated above.

LABEL J

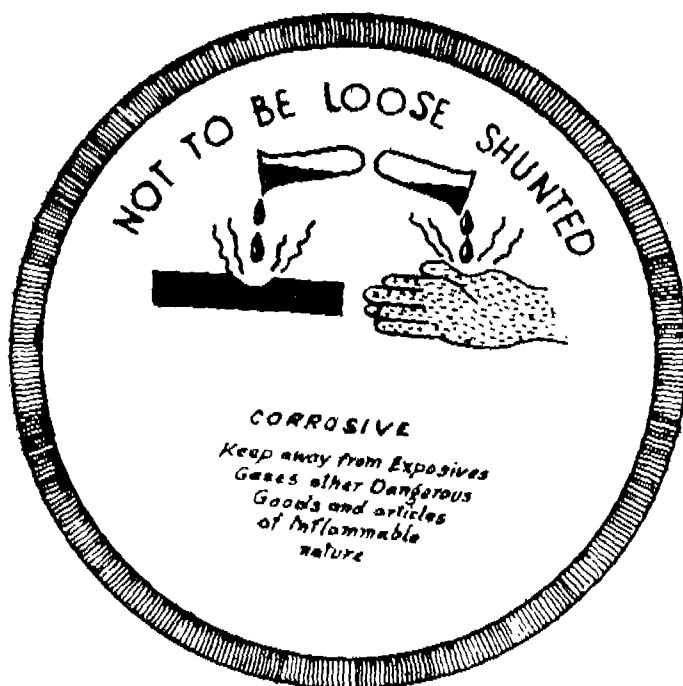
Note—(1) Background " " " " White

Symbol and Lettering " " " " Black

(2) Dimensions " " " " 3m. radius.

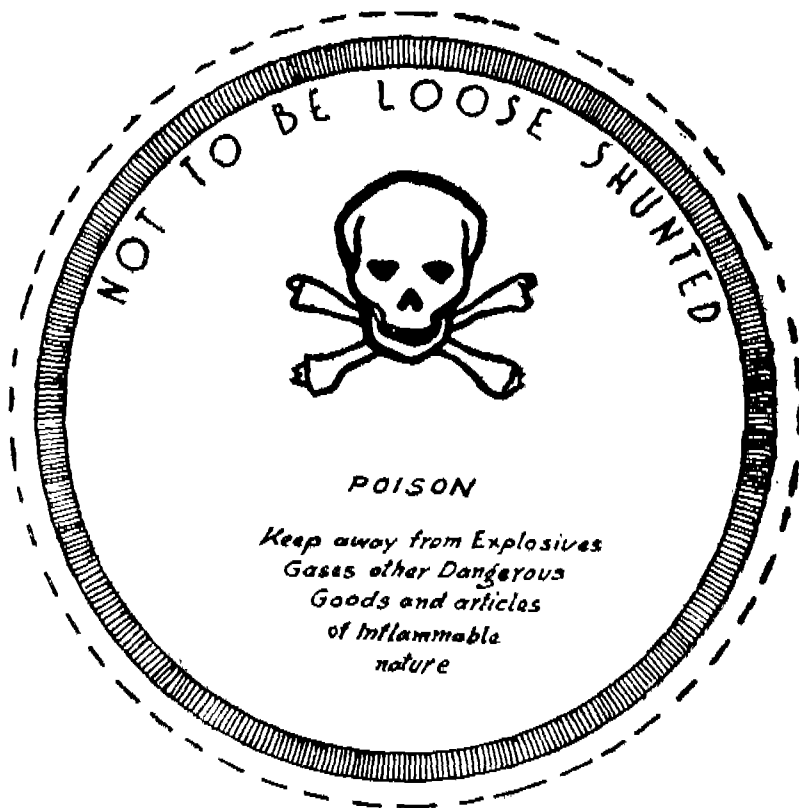
(3) The label should be divided into 2 equal half circles, the upper being used for the following: "NOT TO BE LOOSE SHUNTED" and the symbol, and the lower for the rest of the text, as indicated above.

LABEL K



Note—(1) Background	White.
Symbol and Lettering	Black.
(2) Dimensions	3m radius

(3) The label should be divided into two equal half circles, the upper being used for the lettering 'NOT TO BE LOOSE SHUNTED' and the symbol and the lower for the rest of the text as indicated above.

LABEL L

Note.— (1) Background *White.*
 Symbol and Lettering *Black.*

(2) Dimensions *3 m. radius.*

3 The label should be divided into 2 equal half circles, the upper being used for the lettering "NOT TO BE LOOSE SHUNTED" and the symbol, and the lower for the rest of the text, as indicated above.

New Delhi, the 24th July 1965

G.S.R. 1081.—In exercise of the powers conferred by clause (a) of sub-section (1) and sub-section (3) of section 47 of Indian Railways Act, 1890 (9 of 1890) read with the notification of Government of India in the late department of Commerce and Industry No. 801 dated the 24th March, 1905, the Railway Board hereby sanction the application of the amendment published under the notification of the Government of India in the Ministry of Railways (Railway Board) No. G.S.R. 719, dated 15th May 1965 to the general rules for all open lines of Railways in India administered by Government, to the following Railways, namely:—

- (1) Dehri-Rohtas Light Railway Co. Ltd.
- (2) The Howrah-Amta Light Railway Co. Ltd.
- (3) The Howrah-Sheakhala Light Railway Co. Ltd.
- (4) The Arrah-Sasaram Light Railway Co. Ltd.
- (5) The Futwah-Islampur Light Railway Co. Ltd.
- (6) The Shahdara (Delhi)-Saharanpur Light Railway Co. Ltd.

[No. 65/Safety-II/29/1.]

P. C. MATHEW, Secy.

MINISTRY OF EDUCATION

New Delhi, the 23rd July 1965

G.S.R. 1082.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the National Archives of India (Class III posts) Recruitment Rules, 1959, published with the notification of the Government of India in the Ministry of Education No. G.S.R. 1148 dated the 17th October, 1959, namely:—

1. These rules may be called the National Archives of India (Class III posts) Recruitment Amendment Rules, 1965.

2. In the Schedule to the National Archives of India (Class III posts) Recruitment Rules, 1959, against serial No. 23,

(i) for the existing entry under Column (7), the following entry shall be substituted, namely:

“100% by promotion failing which by Direct recruitment”;

(ii) for the existing entry under Column (10), the following entry shall be substituted, namely:—

“For direct recruitment: Age below 25 years.”

(iii) under Column (11), the following entry shall be inserted namely:—

“For direct recruitment: Matriculation with Science as one of the subjects.”

[No. F. 4/26/65-C5.]

A. S. TALWAR, Under Secy.

भारत सरकार

शिक्षा मंत्रालय

अधिसूचना

नई दिल्ली, 23 जुलाई, 1965

जी० एस० आर० 1083—संविधान की धारा 309 के उपबंध द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, राष्ट्रपति, भारत के राष्ट्रीय अभिलेखागार (तृतीय श्रेणी पद) भर्ती नियम, 1959 में निम्नलिखित और संशोधन करने हैं। ये नियम, शिक्षा

मंत्रालय, भारत सरकार की अधिसूचना सं० जी०एस०आर० 1148, दिनांक 17 अक्टूबर, 1959 के अन्तर्गत प्रकाशित किए गए थे :—

1. इन नियमों को भारत के राष्ट्रीय अभिलेखागार (तृतीय श्रेणी पद) भर्ती संशोधन नियम 1955 कहा जाए।

2. भारत के राष्ट्रीय अभिलेखागार (तृतीय श्रेणी पद) भर्ती नियम, 1959 की अनुसूची में क्रम सं० 23 के आगे

(i) कालम (7) के अन्तर्गत वर्तमान प्रविष्टि के स्थान पर निम्नलिखित लिख दिया जाए, अर्थात् :

“शत प्रतिशत पदोन्नति द्वारा, जिसकी अनुपस्थिति में सीधी भर्ती”

(ii) कालम (10) के अन्तर्गत वर्तमान प्रविष्टि के स्थान पर निम्नलिखित लिख दिया जाए, अर्थात् :

“सीधी भर्ती के लिए आयु 25 वर्ष से कम”

(iii) कालम (11) के अन्तर्गत निम्नलिखित प्रविष्टि लिख दी जाए, अर्थात् :

“सीधी भर्ती के लिए मैट्रिकुलेशन, जिसमें एक विषय विज्ञान भी हो”

[एफ० 4/26/65-सी-5]

ए० एस० तलवार,

अवर सचिव, भारत सरकार

New Delhi, the 22nd July 1965

G.S.R. 1084.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Hindi Directorate (Assistant Director) Recruitment Rules 1963, namely:—

1. These rules may be called the Central Hindi Directorate (Assistant Director) Recruitment Amendment Rules, 1965.

2. In the Central Hindi Directorate (Assistant Director) Recruitment Rules, 1963—

In column 6 of the Schedule, the existing entry “45 years”, the following entry shall be substituted namely:—

“45 years and below (relaxable for Government Servants)”.

[No. F. 21-21/61-H.I.]

G.S.R. 1085.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Hindi Directorate (Deputy Director) Recruitment Rules, 1963, namely:—

1. These rules may be called the Central Hindi Directorate (Deputy Director) Recruitment Amendment Rules, 1965.

2. In the Central Hindi Directorate (Deputy Director) Recruitment Rules, 1963.

In the Schedule against the item “Deputy Director” in column 6, for the existing entry “50 years upper age limit may be relaxed in appropriate cases,” the following entry shall be substituted namely:—

“50 years and below (relaxable for Government servants)”.

[No. F. 21-21/61-H.I.]

G.S.R. 1086.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Hindi Directorate (Assistant Education Officer) Recruitment Rules, 1963, namely:—

1. These rules may be called the Central Hindi Directorate (Assistant Education Officer) Recruitment Amendment Rules, 1965.

2. In the Central Hindi Directorate (Assistant Education Officer) Recruitment Rules, 1963,

In column 6 of the Schedule, for the entry, "Below 35 years," the following entry shall be substituted namely:—

"35 years and below (relaxable for Government Servants)".

[No.F. 21-21/61-H.I.]

N. S. BHATNAGAR, Under Secy.

MINISTRY OF CIVIL AVIATION

New Delhi, the 19th July 1965

G.S.R. 1087.—In exercise of the powers conferred by section 5 of the Aircraft Act, 1934 (22 of 1934), the Central Government hereby makes the following rules further to amend the Indian Aircraft Rules, 1937:—

1. These rules may be called the Indian Aircraft (Fourth Amendment) Rules, 1965.

2. In the Indian Aircraft Rules, 1937—

(i) to sub-rule (1) of rule 134, the following proviso shall be added, namely:—

"Provided that the Central Government may in accordance with, and subject to the provisions contained in, Schedule XI permit any person to operate any Scheduled air transport service, not for the time being operated by the Corporations or their associates."

(ii) after Schedule X, the following Schedule shall be added, namely:—

"SCHEDULE XI

[See proviso to sub-rule (1) of rule 134]

Grant of Permission to persons other than the corporations or their Associates to Operate Scheduled Air Transport Services.

1. Permission to operate Scheduled air transport service in pursuance of the proviso to sub-rule (1) of rule 134 (hereinafter referred to as the permit) may be granted either—

(i) to a citizen of India, or

(ii) to a company or a body corporate provided that—

(a) it is registered and has its principal place of business within India;

(b) the Chairman and at least two thirds of its Directors are citizens of India; and

(c) its substantial ownership and effective control is vested in Indian nationals.

2. The Director General shall be the authority to examine the applications for permits and for issuing, cancelling or suspending such permits.

3. The Central Government may appoint two or more persons possessing specialised knowledge and experience of Civil Aviation to act as advisers to the Director General to assist him in the performance of his functions under this Schedule.

4. The Central Government may appoint a Secretary and such other persons as may be considered necessary to assist the Director General in the discharge of the duties conferred on him by this Schedule. The Secretary and all such persons shall be subordinate to and under the administrative control of the Director General and form part of his establishment.

5. (1) Every application for a permit shall be made to the Director General not less than ninety days before the date on which it is desired to commence the service unless the Director General has appointed a last date for the receipt of applications in which case the applications shall be made on or before that date or such later date as may be fixed by the Director General.

(2) Every application shall be made in such form and contain such particulars as may be prescribed by the Director General and shall be signed by the person applying for the permit and, if made by any body corporate, shall be signed by a person duly authorized in that behalf by such body and shall be accompanied by such particulars as may be required for the purposes of this Schedule.

(3) A fee of Rs. 200-00 shall be payable in respect of every application for a permit.

6. The Director General shall cause to be published in the Official Gazette, particulars regarding each application for a permit and the date, not being less than thirty days after the date of publication, on which the application shall be taken into consideration.

7. (1) Any person may, not less than ten days before the date specified for the consideration of the application by the Director General, make a representation to the Director General in writing, accompanied by the appropriate fee setting out the specific grounds on which the representation is made. A copy of every such representation shall be sent by the person making it to the applicant for the permit at the same time as it is sent to the Director General and a certificate to that effect shall be attached to the representation. The Director General may, at his discretion give an opportunity to the person making the representation to state his views in the presence of the applicant for the permit. The Director General may, at his discretion, require any person making a representation under this paragraph to produce evidence in support of any statement he may make.

(2) A fee of Rs. 100-00 shall be payable in respect of every representation made in pursuance of sub-paragraph (1) :

Provided that if the representation is made by any department of the Government, no fee shall be payable in respect of such representation.

8. (1) The Director General shall consider the application for permit and any representation made in respect thereof as speedily as possible and may, at his discretion, either refuse or grant the permit for such period and subject to such conditions as may be specified in the permit. The Director General may, in his discretion, allow an opportunity to the applicant or his representative, for appearing before him in support of the application and may also give an opportunity to the person or persons making representations against the application to appear before him at the same or different times.

(2) For the disposal of the application, the Director General shall consider, in particular,

(i) whether having regard to the applicant's experience and financial resources and his ability to provide satisfactory equipment, organisation and staffing arrangements, and having regard also to any contravention in respect of aircraft operated by him of the provisions of the Aircraft Act, 1934 (22 of 1934) and the rules made thereunder, the applicant is competent and a fit and proper person to operate aircraft on Scheduled air transport services;

(ii) the provisions made or proposed to be made against any liability in respect of loss or damage to persons or property which may be incurred in connection with the aircraft operated by the applicant;

(iii) the existing or potential need or demand for the Scheduled air transport service applied for;

(iv) in the case of any Scheduled air transport service proposed, the adequacy of any other air transport service already authorised under rule 134 or under the Air Corporations Act, 1953 (27 of 1953);

(v) the extent to which any Scheduled air transport service proposed would be likely to result in wasteful duplication of or in material diversion of traffic from, any air transport service which is being or is about to be provided under a permission issued under rule 134 or under the Air Corporations Act, 1953 (27 of 1953);

(vi) any capital or other expenditure reasonably incurred or any financial commitment or commercial agreement reasonably entered into, in connection with the operation of aircraft on air transport service by any person (including the applicant);

(vii) if the tariffs for the proposed Scheduled air transport service are reasonable; and

(viii) any objections or representations made in accordance with the provisions of this Schedule or any other law in force.

(3) The Director General may, at any time, require the applicant to furnish any information which the Director General considers necessary for deciding the application. The Director General may also require the applicant to produce evidence in support of any information that the applicant may have furnished.

9. The permit shall be valid for a period not exceeding five years as may be fixed by the Director General at the time it is granted.

10. The permit shall contain, among others, the following matters, namely:—

- (i) the places at which aircraft may or shall land for traffic or other purposes;
- (ii) the aircraft to be used;
- (iii) the observance of a Schedule of air services approved from time to time by the Director General;
- (iv) the maximum and minimum fares and freight rates to be charged for the transportation of passengers and goods.

11. The grant of permit shall not be construed as in any way absolving any person from the obligation of complying with the provisions of the Aircraft Act, 1934 (22 of 1934), the Indian Carriage by Air Act, 1934 (20 of 1934), or with the rules made thereunder, or with any other statutory provision.

12. Any Scheduled air transport service operated in accordance with this Schedule shall comply with the safety requirements with respect to air routes, aircraft and aircrew prescribed in Schedule VIII.

13. (1) The holder of a permit shall maintain an Operations Manual in the form approved by the Director General.

(2) The Operations Manual shall, in addition to any other relevant information, contain the following particulars, namely:—

- (a) instructions outlining the responsibilities of operations personnel pertaining to the conduct of flight operations,
- (b) the flight crew for each stage of all routes to be flown including the designation of the succession of command,
- (c) in-flight procedure,
- (d) emergency flight procedure,
- (e) the minimum safe flight altitude for each route to be flown,
- (f) the circumstances in which a radio listening watch is to be maintained,
- (g) a list of the navigational equipments to be carried,
- (h) any other information required to be included by the Director General.

(3) A copy of the Operations Manual, or such part of the Manual as may be prescribed by the Director General, shall be carried in all aircraft engaged in Scheduled air transport service.

14. All aircraft engaged in Scheduled air transport service shall carry a 'Route Guide' which shall, in addition to any other relevant information, contain the following particulars, namely:—

- (a) communication facilities, navigation aids and a list of aerodromes, available on the route to be flown,
- (b) instrument 'let down' procedure for aerodromes on the route, or, those likely to be used as 'alternates',

- (c) meteorological minima for each of the aerodromes on the route to be flown and that are likely to be used as regular or alternate aerodromes,
- (d) specific instructions for computation of the quantities of fuel and oil to be carried on each route, having regard to all the circumstances of operation, including the possibility of the failure of one or more engines of the aircraft, and
- (e) any other information required to be included by the Director General.

15. (1) If the Director General is satisfied that there is sufficient ground for doing so, he may, for reasons to be recorded in writing, cancel the permit or suspend it for any specified period. He may also, during the investigation of any matter, suspend the permit. The decision of the Director General as to whether there are sufficient grounds for cancellation or suspension of the permit shall be final and binding.

(2) Without prejudice to the generality of the power in sub-paragraph (1), the Director General may cancel or suspend the permit for such period as he think fit, if he satisfied—

- (a) that any of the conditions of the permit has not been complied with and the failure is due to any wilful act or default on the part of the holder of the permit or by any of his servants or agents, irrespective of whether or not such wilful act or default of the servant or agent was with the knowledge or approval of the holder of the permit; or
- (b) that the holder of the permit has failed to establish a safe, efficient and reliable service; or
- (c) that having regard to the financial resources of the holder of the permit or the losses incurred by him, he cannot be relied upon to continue the operation of the service in a safe, efficient and reliable manner; or
- (d) that such substantial changes have taken place in regard to the matters specified in sub-paragraph (2) of paragraph 3 as to render it necessary or expedient in the public interest or in the interest of safety to cancel or suspend the permit; or
- (e) that the permit was obtained by fraud.

(3) Before any action is taken under sub-paragraph (1) or sub-paragraph (2), the Director General shall give to the holder of the permit not less than fifteen days' notice in writing specifying the ground or grounds upon which it is proposed to cancel or, as the case may be, suspend the permit and shall give him an opportunity of showing cause either in writing or by appearing in person before the Director General against the action proposed to be taken.

(4) Notwithstanding any thing contained in sub-paragraph (3), the Director General, may, if he has reason to believe on reliable information that it is expedient in the interest of public safety so to do, summarily suspend the permit with a view to make further enquiry and take action.

(5) The permit shall cease to be in force from the date of such cancellation or suspension unless otherwise directed.

16. The Director General may, at any time, whether of his own motion or on an application made by any party, correct clerical or typographical error in any of his orders arising from any accidental slip or omission.

17. The Director General shall cause to be published in the Official Gazette his decision regarding cancellation or suspension of the permit.

18. Any permit granted under this Schedule shall not be capable of being transferred or assigned except with the specific permission of the Director General:

Provided that in the event of death, or bankruptcy of the holder of the permit or of the appointment of a receiver, manager or trustee, in relation to the business of the holder, the person for the time being

carrying on that business shall, if he makes an application within 14 days of the said event to the Director General for a new permit, be entitled to continue the operation of the Scheduled air transport service until the application is disposed of, or unless the Director General has directed otherwise in the interest of public convenience.

19. Nothing herein contained shall be construed as conferring upon the holder of a permit on its expiry any right to the issue of a new permit for the operation of a service on the same route or to the continuance of any other benefits under this Schedule:

Provided, however, that if the holder of a permit applies for a new permit to continue the operation for a further period and if the Director General is satisfied that the Scheduled air transport service has been operated efficiently and in the best interests of the public and that the Corporations or their associates do not propose to operate on the route, the Director General shall give preference to the holder of the permit.

20. (1) The permit shall be kept at the principal office of the holder thereof and shall be produced for inspection on demand by any Magistrate, any Police Officer not below the rank of Deputy Superintendent of Police, any officer of customs, any Gazetted Officer of the Civil Aviation Department, or any other person authorised by the Central Government, or the Director General by special or general order in writing in this behalf.

(2) A copy of the permit shall be displayed at a conspicuous place in the principal traffic office of the holder of the permit.

(3) On the expiration of a permit, whether by efflux of time or in consequence of a decision of the Director General under this Schedule or when a permit is suspended by the Director General, the holder shall surrender the permit to the Director General for cancellation or endorsement as the case may be.

21. The holder of a permit shall perform such services for the conveyance of mails (with or without officers of the post office in charge thereof) on a Scheduled air transport service as the Director General of Posts and Telegraphs may from time to time require. The remuneration for any service performed in pursuance of such requirement shall be such as may be agreed to between the holder of the permit and the Director General of Posts and Telegraphs, and, in the event of disagreement between them, as may be determined by the Central Government upon a reference made to it by either of them.

22. Every person to whom a permit has been granted under this Schedule shall submit to the Director General in such form as may be prescribed by him:—

- (a) monthly returns regarding the operation of the permitted air transport service and other air transport operations so as to reach the Director General not later than 45 days after the expiry of the month to which the return relates;
- (b) annual return showing the financial results of the services or operations during each calendar year so as to reach the Director General not later than three months after the expiry of the year to which the return relates; and
- (c) such other statements or returns as may be required by the Director General."

[No. F. 10-A/46-62/AR/AM(22).]

S. N. KAUL, Under Secy.

MINISTRY OF COMMUNITY DEVELOPMENT & COOPERATION

New Delhi, the 7th March 1963

G.S.R. 1088.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Accounts Officer in the Department of Community Development in the Ministry of Community Development and Cooperation, namely:—

1. **Short title.**—These rules may be called the Department of Community Development (Accounts Officer) recruitment rules, 1963.

2. **Application.**—These rules shall apply for recruitment to the post specified in column 1 of the Schedule annexed hereto.

3. **Number, Classification and scale of pay.**—The number of posts, their classification and the pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit and other qualifications.**—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the maximum age limit specified in column 6 of the Schedule may be relaxed in the case of persons belonging to the Scheduled Castes or to the Scheduled Tribes and in the case of persons in other special categories in accordance with the orders of the Government of India from time to time.

5. **Disqualification.**—(1) No male candidate, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post.

(2) No female candidate, whose marriage is void by reason of her husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post.

Provided that the Central Government, may if satisfied that there are special grounds for so doing, exempt any person from the operation of this rule.

SCHEDULE

Recruitment Rules for the post of Account Officer in the Ministry of Community Development & Cooperation

Name of the post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits.	Educational and other qualifications required for direct recruits	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any.	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/transfer, from which grades to be made	If a DPC exists, what is its composition	Circumstances in which U.P.S.C. to be consulted making recruitment
1	2	3	4	5	6	7	8	9	10	11	12	13
Accounts Officer.	3	Central Class II Gazetted (Non-Ministerial).	Rs. 590—30— 830—35— 900.	Not applicable.	Not applicable.	Not applicable.	Not applicable.	Not applicable.	By deputation from amongst suitable officers belonging to any of the organised Accounts Services e.g. Subordinate Accounts Service of Auditor General's Office, Defence Accounts Department etc.		Not applicable	As required under the rules.
									(The period of deputation being 3—5 years in the first instance).			

[No. 11/3/62-Admn.]

T. R. CHOPRA, Under Secy.

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 19th July 1965

G.S.R. 1089.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Librarian in the Ministry of Finance (Department of Revenue) namely—

1. Short title.—These rules may be called the Librarian (Class II—Non-gazetted) Recruitment Rules, 1965.

2. Application.—These rules shall apply to the post specified in Column 1 of the Schedule hereto annexed.

3. Number and scale of pay.—The number of posts and the scale of pay attached thereto shall be as specified in Columns 2 and 4 of the said Schedule.

4. Classification, method of recruitment, age limit etc.—The classification of the post, method of recruitment, age limit and other matters relating thereto shall be as specified in columns 3 and 4 to 11 of the said Schedule:

Provided that the age limit specified in column 6 may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes or displaced persons and other special categories of persons in accordance with the orders issued by the Central Government from time to time.

5. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the aforesaid post, and

(b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said post:

Provided that the Central Government, may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHEDULE

Recruitment Rules for the post of Librarian in the Ministry of Finance (Department of Revenue)

Name of post	No. of posts	Classification	Scale of pay.	Whether Selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any.	Method of rectt. whether by direct rectt. or by promotion or by deputation/transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion deputation/transfer, grades from which promotion, deputation/transfer to be made	If a DPC exists, what is its composition,	Circumstances in which U.P.S.C. is to be consulted in making rectt.
1	2	3	4	5	6	7	8	9	10	11	12	13
Librarian	1	Class II Non-gazetted (Non-Ministerial).	Rs. 350—25—575	N.A.	35 years and below (Relaxable for Govt. servants).	<p><i>Essential:—</i></p> <p>(i) Degree, preferably with Economic as one of the subjects, of a recognised University or equivalent.</p> <p>(ii) Degree/ Diploma in Library Science of a recognised University Institution.</p>	N.A.	2 years	By transfer or deputation or promotion or by direct recruitment as may be considered desirable.	Suitable personnel belonging to Govt. Deptts/ Ministries engaged on Library work.	N.A.	As required under the rules.

(iii) About 3 years' experience in case of degree holders in Library Science and 5 years' experience in case of diploma holders in Library Science in a library of standing.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

[No. F. 37/13/63-Ad. I.]

SAROOP SINGH, Under Secy.

(Department of Revenue)

ENFORCEMENT DIRECTORATE ESTABLISHMENT

New Delhi, the 16th July 1965

G.S.R. 1090.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby directs that the following amendments shall be made in the Schedule to Notification No. 3-Enforcement Directorate Establishment, dated the 26th June, 1964.

1. In Columns 10 & 11 against S. Nos. 2 & 3, for the words "Transfer/Deputation" read "Transfer on deputation".
2. In Column 4 against S. No. 1 for the words "Rs. 1600—100—1800" read "Rs. 1800—100—2000".
3. In Column 11 against S. No. 1 for the words "By transfer/deputation" suitable officers of the I.A.S., I.P.S.I.R.S.C.L.S." read "By transfer on deputation/suitable officers of the I.A.S.I.P.S., I.R.S., C.L.S. and State Judicial/Legal Services."

[No. 2.]

T. RAMASWAMY, Under Secy.

(Department of Revenue)

MEDICAL AND TOILET PREPARATIONS

New Delhi, the 31st July 1965

G.S.R. 1091.—In pursuance of sub-rule (3) of rule 60 of the Medical and Toilet Preparations (Excise Duties) Rules, 1956 the Central Government hereby directs that the new medicinal preparation specified in column (1) of the Table below shall be included in the category of preparations specified in the corresponding entry in column (2) of the said Table.

TABLE

(1)	(2)
Medicinal Preparations	Category
WINHEPAR B. 12	<p>Manufactured by M/s. Bombay Pharmaceutical Works Private Limited Bombay.</p> <p>ALLOPATHIC—Capable of being consumed as ordinary alcoholic beverage and not containing known active ingredients in therapeutic quantities classifiable under item 1 (ii) (b) of the Schedule to the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955).</p>

[No. 11/No. F. 45/5(3)/65-Opium.]

BHARAT DAS, Under Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 19th July 1965

G.S.R. 1092.—In exercise of the powers conferred by sub-section (1) of section 25, read with sub-section (3) of section 160, of the Customs Act, 1962 (52 of 1962), the Central Government being satisfied that it is necessary in the public

interest so to do, hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 82-Customs, dated the 6th August, 1960, namely:—

In the said notification, in condition (1), after clause (o), the following clause shall be inserted, namely:—

“(p) The Joint Secretary, Department of Mines and Metals, Government of India, in the case of firms engaged in the processing of ores.”

[No. 101/F.No. 5/75/65-Cus. I.]

M. PANCHAPPA, Dy. Secy.

(Department of Company Affairs and Insurance)

New Delhi, the 22nd July 1965

G.S.R. 1093. In exercise of the powers conferred by proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Department of Company Law Administration (Classes I, II and III posts) Recruitment Rules, 1962 published with the notification of the Government of India in the late Ministry of Commerce and Industry (Department of Company Law Administration) No. G.S.R. 837 dated the 15th June, 1962 namely:—

- These rules may be called the Department of Company Law Administration (Classes I, II and III posts) Recruitment (Amendment) Rules, 1965.
- In the Department of Company Law Administration (Classes I, II and III posts) Recruitment Rules, 1962—

(i) in Schedule I, under the heading 'Research Side', for item 4 and the entries relating thereto, the following shall be substituted, namely :—

(4) Investigating Officer.	S	G.C.S. Class II (Gazetted).	Rs. 350—25—575	Do.	Below 30 years.	Essential: 2nd Class M.A./M.Sc degree in Economics or Mathematics or Statistics of a recognised university (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified). Desirable :— (1) Experience of conducting Economic Investigation. (2) Knowledge of Accounts and Company Laws.	No	Do.	50 % by direct Recruitment 50% by promotion	Promotion Statistical Assistants 12 (210—425) with 5 years experience.	Class II D.P.C.	Do.
(5) Assistant Editor.	I	G.C.S. Class II (Gazetted).	Rs. 350—800	N.A.	35 years and below (relaxable for Government servants)	Essential:— (i) Degree of a recognised University with Commerce or Economics as a subject. (ii) About 2 year's experience of	N.A.	2 yrs. Direct Recruitment	N.A.	N.A.	N.A.	Do.

editorial/journalistic work in a Government or in a News agency/newspaper or public organisation of standing.

(iii) Experience of writing articles on subjects pertaining to industry, trade and finance, preferably with reference to the corporate sector.

Desirable:—

(i) Knowledge of Company Law and Company Statistics.

(ii) Diploma in Journalism.

(iii) Knowledge of production aspects of publication work.

(6) Librarian	I	Class II (Non-gazetted Non-Ministerial).	Rs. 350— 25—575	Selection	35 years and below (relaxable for Govern- ment ser- vants).	Essential:— (i) Degree, preferably with Economics as one of the subjects, of a recognised University. (ii) Degree/Diploma in Library Science of a recognised University/Institution.	N.A. 2 years	Promotion failing which by direct recruitment.	Promotion Assistant Librarian with 3 years service in the grade.	Class II D.P.C.	Do."
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(iii) About 3 years experience in case of degree holders and 5 years experience in case of diploma holders in a library of standing.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

(b) in Schedule II—

(i) after item (2), the following items shall be inserted, namely :—

“(3) Assistant Librarian.	1	Class III	Rs. 210—	..	30 years	University degree	..	2 years	100% by	..	N.A.”
		(Non-gazetted	10—290—		and below.	with degree/Diploma in Library			direct,		
		Non-Ministerial).	15—320— EB—15— 425.			science with atleast 2 years experience in well established Library.			recruitment		

(ii) the existing item (3) shall be re-numbered as item (4).

[No. 1/61/63-Admn.I]

K. C. CHAND, *Under Secy.*

(Department of Company Affairs & Insurance)

New Delhi, the 22nd July 1965

G.S.R. 1094.—In exercise of the powers conferred by section 48 of the Life Insurance Corporation Act, 1956 (31 of 1956), the Central Government hereby makes the following rules further to amend the Life Insurance Corporation Rules, 1956, namely:—

1. These rules may be called the Life Insurance Corporation (Amendment) Rules, 1956.

2. In the Life Insurance Corporation Rules, 1956,—

(i) in rule 2, after clause (i), the following clause shall be inserted, namely:—

“(1a) ‘Chairman’ means the Chairman appointed by the Central Government under sub-section (1) of section 4;”;

(ii) after rule 3, the following rule shall be inserted, namely:—

“3A. *Office of Chairman.*—The office of the Chairman shall be whole-time.”

[No. 1(5)-INS.II/65.]

A. RAJAGOPALAN,

Officer on Special Duty and
Ex-Officio Jt. Secy.

(Department of Company Affairs & Insurance)**(Company Law Board)**

New Delhi, the 16th July 1965

G.S.R. 1095.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the Act) read with the Government of India, Ministry of Finance, notification G.S.R. No. 178 dated the 1st February, 1964 the Company Law Board hereby direct that, in the case of M/s. W. T. Henley's Telegraph Works Company Limited (hereinafter referred to as the company), being a foreign company, the requirements of clause (a) of sub-section (1) of the said Section 594 as modified in their application to a foreign company by the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216 dated the 4th October, 1957, (hereinafter referred to as the Notification), shall apply subject to the following further exceptions and modifications, namely:—

It shall be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594 of the Act, if, in respect of each of the years ended the 31st December, 1964 and 31st December, 1965, the company submits to the appropriate Registrar of Companies in India, in triplicate:—

- (i) a copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the country of incorporation under the provisions of law in that country;
- (ii) a statement of (a) its assets and liabilities in India as on the date of the balance sheet and (b) its receipts and payments in India, signed by two directors of the company and a person authorised to accept service of process in India under Clause (d) of sub-section (1) of section 592 of the Act, duly certified by a Chartered Accountant within the meaning of the Chartered Accountants Act, 1949 (38 of 1949); or
- (iii) if the company has no assets and/or liabilities in India and has not received any monies and/or has not incurred any expenditure in India, a statement to that effect duly signed by the afore-mentioned persons; and

- (iv) a certificate signed by the persons referred to at (ii) above to the effect that the company has ceased its trading activities in India and is existing only for purposes of settling the outstanding accounts and taxation matters and for putting W. T. Henley's Telegraph Works Company India Limited into possession of its Assets, import quota rights, security and other deposits etc.

[No. F. 14(9)-CL.VI/65.]

By order of the Company Law Board.
T. S. KANNAN, Under Secy.

(Department of Company Affairs & Insurance)

THE COMPANIES (OFFICIAL LIQUIDATOR'S ACCOUNTS) RULES, 1965

New Delhi, the 26th July 1965

G.S.R. 1096.—In exercise of the powers conferred by section 552 and clause (b) of the proviso to section 647, read with sub-section (1) of section 642, of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules, namely:—

1. **Short title.**—These rules may be called the Companies (Official Liquidator's Accounts) Rules, 1965.

2. **Definitions.**—In these rules, unless the context otherwise requires—

(a) "Act" means the Companies Act, 1956 (1 of 1956);

(b) "Official Liquidator" means the Official Liquidator appointed by the Central Government under section 448 of the Act or by the Court under the Indian Companies Act, 1913 (7 of 1913) and includes the court liquidator or official liquidation appointed under section 38A or section 39, as the case may be, of the Banking Companies Act, 1949 (10 of 1949);

(c) "Reserve Bank" means the Reserve Bank of India and includes its branches and agencies.

3. **Maintenance of accounts.**—(1) The Official Liquidator shall maintain in his office separate account in respect of each company under his charge.

(2) The Official Liquidator shall also maintain—

(a) a Central Cash book in the form set out in Annexure to these rules in which shall be recorded all cash transactions, that is, cash receipts, remittances to the Reserve Bank and payments to claimants; and

(b) such other books as may be necessary to work out the consolidated balance for facilitating the periodical reconciliation of the balances in the account referred to in rule 4.

4. **Opening of personal ledger account.**—Every Official Liquidator shall, with the approval of the Central Government, open a personal ledger account at the nearest branch or agency of the Reserve Bank to be called the "Official Liquidator's Account" (hereinafter referred to as the said Account) which shall be a combined account in respect of all the companies under his charge.

5. **Payments into account.**—(1) All moneys received by Official Liquidator which under the Act are required to be paid into the public account of India shall be paid into the Reserve Bank to the credit of the said account under the head 'T—Deposits and Advances—Part II—Deposits not bearing interest—(c) other Deposit Accounts—Departmental and Judicial Deposits—Civil Deposits—Personal Deposits—Official Liquidator's Account'.

Provided that in respect of the amounts paid under sub-section (2) of section 17 of the Deposit Insurance Corporation Act, 1961 (47 of 1961) and any provision for unpaid amounts made under section 20 of that Act by the Deposit Insurance Corporation, the Official Liquidator shall make payment to that Corpo-

(2) All moneys realised by the Official Liquidator each day shall, without deduction, be paid into the credit of the said Account not later than the next working day, provided that the remittances to the Reserve Bank may be deferred until the amount realised exceeds Rs. 100.

6. Deposits of bills for collection.—All bills, cheques, hundies, notes and other securities of like nature, payable to a company in the charge of the Official Liquidator or to the Official Liquidator, shall, as soon as they come into the hands of the Official Liquidator be deposited by him in the Reserve Bank for being presented for acceptance and payment or for payment, as the case may be, and the proceeds, when realised, shall be credited by the Reserve Bank to the said account and the fact intimated to the Official Liquidator. Any discount deducted or allowed on realisation by the Official Liquidator in payment of the amount due to him or other bank charges or any other charges shall be recoverable from the persons making the payment.

7. Remittance.—(1) Payments made in cash and those made by cheque shall be remitted to the Reserve Bank under separate chalangas.

(2) The acknowledgement of the Reserve Bank shall be obtained for all moneys remitted into the Reserve Bank to the credit of the said account.

8. Withdrawals from Bank.—All moneys required by the Official Liquidator for meeting the expenses of, or for making cash payments in connection with, the liquidation of a company in his charge, shall be withdrawn from the Reserve Bank by cheques and every payment made by the Official Liquidator in excess of Rs. 50 shall be made by cheques drawn against the said account.

9. Periodical examination of accounts.—The Official Liquidator shall, at the end of every three months, examine the account of each company in his charge to ascertain what moneys are available for investment and record in the record book of the company the fact of his having examined the accounts, the decision taken by him regarding the investment and, in case he decides not to invest any surplus funds, the reasons for such decisions.

10. Investment of surplus funds.—(1) The Official Liquidator shall invest all such monies in respect of company in liquidation in his charge which are not immediately required for the purpose of winding up in Government securities, or, with the permission of the Court, in trustee securities or in interest-bearing deposits in the State Bank of India or in any other scheduled bank, provided that the Reserve Bank shall make such investment in Government securities or trustee securities only on receipt of the written request from the Official Liquidator in this behalf.

(2) Such securities shall be retained in the Reserve Bank in the name and on behalf of the Official Liquidator.

(3) Such securities shall not be sold, except by the Reserve Bank and except under the written instructions of the Official Liquidator, provided that the Reserve Bank shall not make any such investment unless the Official Liquidator requests in writing to do so.

ANNEXURE

(See rule 3)

CENTRAL CASH BOOK

(Cash Book of the Official Liquidator)

Receipts							Payments					
Date	Name of Company	Particulars	Number of receipt	Amount		Date	Name of Company	Particulars	Number of Voucher or chalan	Amount		Number of Cheque
				Cash	Bank					Cash	Bank	
				Rs. P.	Rs. P.					Rs. P.	Rs. P.	
1	2	3	4	5	6	7	8	9	10	11	12	13

Instructions:

1. This Register is common to all the liquidations administered by the Official Liquidator, and the day to day transactions of the Official Liquidator shall be entered in this Register chronologically. Sufficient details shall be entered under the column 'Particulars' to show clearly the nature of the transaction, the person by whom or to whom the payment was made, and on what account it was made.
2. All cash and cheques received by the Official Liquidator shall, upon their receipt, be entered on the Receipts side under 'Cash' and 'Bank' respectively. When the cash collections are paid into the Reserve Bank by the Official Liquidator, an entry against cash on the payments side shall be made, and a corresponding entry made under 'Bank' on the Receipts side. Where money is withdrawn from the Reserve Bank by cheque, the amount shall be entered as a payment under 'Bank' on the payments side and entered as a receipt under 'Cash' on the Receipts side.
3. Where a cheque paid into the Reserve Bank is returned dis-honoured, the entries previously made in the account in regard to it shall be reversed by appropriate reverse entries.
4. Cash and cheques shall be remitted into the Reserve Bank under separate chalangis, and remittances in respect of each company shall be made under a separate chalan.
5. Vouchers for payments made by the Official Liquidator shall be obtained at the time of making payment, and they shall be numbered consecutively in a separate series for each half year. Receipts for payments made to the Official Liquidator shall be issued out of a counterfoil receipt book, the leaves of which shall be machine-numbered consecutively.
6. Where the Liquidator carries on a business, only the weekly totals of the Receipts and payments on the trading account shall be brought into the Central Cash Book and the Company's Cash Book from the books of the trading account.
7. Where dividends are paid to creditors, only the total amounts of the dividends paid each day shall be entered in the Central Cash Book and the Company's Cash Book and the details of individual payments made shall be entered in the Dividends Paid Register.
8. Cash Books shall have their pages machine-numbered. As far as possible, no lines should be left blank, but if any space on a page of the Cash Book has to be left blank a diagonal line should be drawn to cancel the blank space, so that it may not be possible to make any subsequent entries therein. Interpolation of entries should be avoided, but when it becomes necessary to make any entries between two ruled lines or to make any additions to or interpolation between entries already made, such additions or interpolation shall invariably be attested and dated by the Liquidator under his initials.
9. The Cash Book shall be balanced at the end of each day and Cash and Bank balances carried over to the following day. The Cash on hand shall be verified daily by some responsible officer, and at least once a month by the Official Liquidator personally. A certificate of verification of cash by actual count shall be recorded in the Cash Book by the Officer verifying the Cash. The Cash Book shall be closed monthly under personal attestation of the Official Liquidator. The Bank balance shall be reconciled with the statement of balance obtained from the Reserve Bank at the end of each month, after taking into account factors arising out of cheques drawn but not cashed or remittances made but adjusted in the Reserve Bank Accounts of a different month.
10. The total of the Cash and Bank balances of all the companies shall be tallied with the balances in the Central Cash Book once every month and a certificate shall be recorded in the Register that the total of the balances in the individual company's accounts agrees with the consolidated balance in the Central Cash Book.

THE COMPANY'S LIQUIDATION ACCOUNT RULES, 1965

G.S.R. 1097.—In exercise of the powers conferred by sub-section (3) of section 555, read with sub-section (1) of Section 642, of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules, namely:—

1. **Short title.**—These rules may be called the Company's Liquidation Account Rules, 1965.

2. **Definitions.**—In these rules, unless the context otherwise requires,—

- (a) "Act" means the Companies Act, 1956 (1 of 1956);
- (b) "Liquidator" means the liquidator of a company appointed under the Act or the Banking Companies Act, 1949 (10 of 1949);
- (c) "Reserve Bank" means the Reserve Bank of India and includes its branches and agencies;
- (d) "Annexure" means an annexure to these rules.

3. **Head of account.**—All moneys representing unpaid dividends or undistributed assets in the hands or under the control of the liquidator which, under sub-sections (1) and (2) of section 555 of the Act, are required to be paid into public account of India, shall be paid into the Reserve Bank within a period of fourteen days from the date on which the moneys became so due to the credit of the Company's Liquidation Account (hereinafter referred to as the said Account) under the major head 'Civil Deposits' in section 'T'—Deposits and advances—Part II—Deposits not bearing interest—(c)—other Deposit Accounts—Departmental and Judicial Deposits. The said moneys shall be paid into an office of the Reserve Bank situated in the State in which the registered office of the company in liquidation is situated:

Provided that in respect of the amounts paid under sub-section (2) of section 17 of the Deposit Insurance Corporation Act, 1961 (47 of 1961) and any provision for unpaid amounts made under section 20 of that Act by the Deposit Insurance Corporation, the Liquidator shall make payment to the Corporation as required by clause (a) of sub-section (2) of Section 21 of the Act.

4. **Payment of Investment and Deposits.**—Any money belonging to a company under liquidation which the liquidator has invested or deposited at interest shall, when such money forms part of the unclaimed dividends or undistributed assets of the company, be realised, or, as the case may be, be withdrawn and paid to the credit of the said Account.

5. **Operation of the Account.**—The said Account shall be operated by the Registrar of Companies of the State in which the registered office of the company in liquidation is situated.

6. **Maintenance of account by the Registrar.**—The Registrar of Companies shall cause to be maintained in his office separate accounts in respect of each company whose unpaid dividends or undistributed assets are deposited in the said account.

7. **Statement to Registrar.**—The Liquidator shall, when making any payment to the credit of the said Account, furnish to the Registrar of Companies concerned a statement in the form set out in Annexure I containing the particulars specified in sub-section (3) of section 555 of the Act.

8. **Claims for payment through Court.**—Any person who claims to be entitled to any money paid into the said Account and who makes an application to the court under clause (a) of sub-section (7) of section 555 of the Act, for payment of such money, shall state whether he has made any application to the Central Government for the payment of the money and if so, the result of the application.

9. **Claims for payment through Central Government.**—(1) Any person applying to the Central Government under clause (b) of sub-section (7) of section 555 of the Act shall make such application under his own signature or through a power of attorney—holder, giving details of the amount and the name of the company from which the amount is due to him.

(2) Every such application shall be accompanied by a treasury chalan in token of payment of fees chargeable for the amount of the claims in terms of the Companies (Fees on Applications) Rules, 1961. Such fee shall be deposited into the Government Treasury under the head "XXI—Miscellaneous Departments—Miscellaneous—Registration of Joint Stock Companies".

(3) The application received by the Central Government shall be sent to the Registrar of Companies concerned who shall verify from his records and certify whether the claimant is entitled to the money claimed by him and whether according to the records with the Registrar, no application from the claimant is pending in any court for payment of the money.

(4) The Central Government may direct the Registrar of Companies concerned to obtain from the Liquidator of the company, in case the company has not been finally wound up, a report certifying whether the claimant is or is not entitled to the whole or any part of the amount claimed and on receipt of a communication from the Registrar in that regard, the Liquidator shall submit a report to the Central Government through the Registrar specifying the amount, if any, to which the claimant is entitled.

(5) Where the claimant's title to the aforesaid money has been established to the satisfaction of the Central Government, that Government shall direct the claimant (not being the Central Government itself, a State Government, a Government company within the meaning of section 617 of the Act or a local authority) to execute an indemnity bond with or without surety in the form set out in Annexure II or as near thereto as may be on a non-judicial stamp paper of the value payable in the State of execution or acceptance.

(6) On receipt of the report referred to in sub-rule (4) and the indemnity bond, if any, duly executed by the claimant, the Central Government shall issue a payment order sanctioning the payment of the amount due to the claimant.

(7) Notwithstanding anything in sub-rule (4) or sub-rule (5), the Central Government may, where the amount claimed is not more than five hundred rupees and the claimant establishes his title to the money to its satisfaction, issue an order sanctioning the payment of the amount due to the claimant.

(8) The claimant, on receipt of the order under sub-rule (6) or sub-rule (7), shall obtain payment of the amount from the Registrar of Companies concerned or such other Registrar of Companies as may be specified in that order after delivering to him a stamped receipt bearing the signature of two witnesses.

(9) The Registrar of Companies concerned shall, in the accounts maintained by him, cause a note to be made therein of any payment having been made.

II. Particulars of undistributed assets paid into the Company's Liquidation Account in the Reserve Bank of India.

Number on list of contributo- ries	Name of contribu- tory	Last known add- ress of contribu- tory	Date of declaration and rate of return		Total amount of return payable	Last date when payable	Amount paid into company's Liquidation Account	Remarks
			Date	Rate				
1	2	3	4	5	6	7	8	9

Total

Rs. nP.

Total amount of unclaimed dividends paid into the Company's Liquidation Account

Total amount of undistributed assets paid into the Company's Liquidation Account

Total amount paid under both heads

Dated the day of 19.....

(Sd.) Liquidator(s)

ANNEXURE II

[See Rule 9(5)]

This DEED OF INDEMNITY made this.....day of.....between..... [please see note (I).....] son of residing at hereinafter referred to as the principal party (which expression shall unless excluded by or repugnant to the context include his heirs, executors, administrators, legal representatives and assigns) of the first part [please see Note (II)] son of residing at hereinafter referred to as the surety (which expression shall unless excluded by or repugnant to the context include his heirs, executors, administrators, legal representatives and assigns) of the second part AND President of India hereinafter referred to as the 'Government' (which expression shall unless excluded by or repugnant to the context include its successors and assigns) of the third part;

Whereas [Please see Note (III).....] Limited went into Liquidation;

And whereas the Official Liquidator of the said company paid and deposited in the Company's Liquidation Account in the public account of Government of India the balance of the moneys in his hands or under his control representing unclaimed dividends payable to the creditors and/or undistributed assets refundable to contributories, which remained unclaimed and/or undistributed for over six months after the same became payable;

Whereas the amount deposited into the Company's Liquidation Account includes a sum of Rs.....payable as dividend/undistributed assets to Shri.....(state the name of the person in whose name the amount stands deposited) as a Creditor/Contributory;

AND WHEREAS the Principal party claims to be solely entitled to the said sum of Rs. [as heirs/executors/administrators/legal-representatives/assigns] [Please see Note (IV)];

And WHEREAS THE Principal party could not file his claim to the Liquidator for the said sum on account of [Please see not (V)];

AND WHEREAS THE Principal party or any other person on his behalf has not made an application in any court for any order for payment of the said sum of Rs.....and no such application is pending in any court of law in the Union of India;

AND WHEREAS the principal party has requested the Government to make payment of the said sum of money claimed by him out of the said Company's Liquidation Account with regard to the said company;

AND WHEREAS THE Government has agreed to pay the said sum so claimed by the principal party on his executing an indemnity in the manner following;

NOW THIS DEED WITNESSETH that in pursuance of the said agreement and in consideration of the payment by the Government to the principal party of the sum of Rs.the principal party and the surety hereby jointly and severally undertake and bind themselves to pay to the Government on demand and without demur the said sum of Rs.....together with interest at 6 per cent per annum, in the event of the said sum being found to be not payable to the principal party (and the decision of the Government in this behalf shall be final and binding on the parties) and the principal party and the surety hereby further undertake that they will at all times indemnify and keep the Government indemnified and harmless from all liabilities with regard to the payment made to the principal party as aforesaid and against all actions, claims and demands, costs, damages and expenses which may be levied, brought or made against the Government by any person by reason of the payment being made by the Government of the said sum as aforesaid.

IN WITNESS whereof the parties hereto have set their respective hands the day and the year first above written.

Signature of the Principal Party.

Signed, sealed and delivered by the Principal Party who is personally known to me and signed in my presence.

Signature of witness.....
His occupation & address

Signature of Surety.

The Surety is personally known to me and signed in my presence

Signature of Witness.....

Accepted.....

His occupation & Address for and on behalf of the Company Law

NOTES:--

- (I) Here quote the name of the claimant who is the Principal party.
- (II) Here quote the name of the Surety, if any.
- (III) Here quote the name of the company in respect whereof the payment is being made.
- (IV) The portion in brackets may be retained where applicable i.e. in cases where the amount does not stand to the credit of the principal party.
- (V) Here state the reasons why the claimant could not receive moneys now claimed earlier.
- (VI) In the case of an executant who is not well conversant with English, the deed should be properly read over and explained by a competent person who should attest to that effect.

Please strike off whatever are not necessary or appropriate.

CERTIFICATE OF SOLVENCY

This is to certify that Shri.....S/o Shriof..... is personally known to me and that he is solvent enough to stand surety for the sum of Rs.....only.

Date:

Signature of the Gazetted Officer,
Revenue Officer or a member of municipality.

.....

Designation with the stamp of office.

[No. 5/6/65-CL.V.]

N. PARASURAMAN, Under Secy.

